UC GAZE K E

AUGUST 23, 1788

LEXINGTON: Printed by JOHN BRADFORD at his Oppice in Main Street; where Subscriptions, Advertisements, &c. for this paper, are thankfully received, and Printing in its different branches done with Care and Expedition.

EXTRACTS from the Journals of a CONVENTION held at Danville the Twenty-eighth day of July, 1788.

PION held at Danville the Iwenty-eighth day of July, 1788.

RESOLVED,
WHEREAS it appears to the members of this Convention, that the United States in Congres Alfembled, have for the prefent declined to ratify the compade entered into between the Legislature of Vireinia and the neople of this Diff eigiflature of Vireinia and the neople of this Diff eigiflature of Vireinia and the neople of this Diff eigiflature of Vireinia and the neople of this Diff eigiflature of vireinia and the neople of this Diff eigiflature of vireinia and the neople of this Diff eigiflature of the some properties of the some properties and conflicted, and whatever order or refolution they pals cannot be confidered as having any legal force or obligation; but being anxious for the fafety and property of ourfelves and Conflictents, do cannethy recommend to the good people inhabiting the feveral counties within the Diffrid each to cleen five Reprefentatives on the times of holding the Course in the month of October next, to meet at Danville on the first monday in November following, to continue in Office until the first day of January 1790, and that they delegate to their faid Reprefentatives, full powers to take fuch mediures for obtaining admission of the District as a separate and independent member of the United States of America, and the navigation of the River Misfission, as may apnear most conducive to those important purposes: and also to form a Confliction of Government for the District, and organize the fame when they shall judge it necessary.

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to do and accomply the whatever on a confideration of the Stare of the Diffrict may in their opinion promote its interests.

RESOLVED, that the elections directed by the preceeding refolution be held at the Courthouse of each County, and continued from day to day for five days including the first day.

RESOLVED that the sheriff swithin the respective counties of this Dist doe requested to hold the said elections and make return thereof to the Clerk of the supreme Court immediately after the same are finished, and also deliver to each Representative to elected a Certificate of his election, and in case the esthould be no therist in either of the faid counties or he should refuse to act, that any two acting. Magistrates then present may superintend and conduct the said elections and make returns and grant Certificates in the same minner the sherist are equested to do. RESOLVED that every free male inhabitant of each county within the said District has a right to vote at the said elections within their respective counties.

RESOLVED, that a majority of the members of elected be a QUORUM to proceed to bussings, and single convention should not make a house on the said shift monday in November, any three or more members then assembled may adjourn from day to day for five days next ensuing, and if a Convention should not then be formed at the end of the sight day, that they may then adjourn on any day they think proper not exceeding one month.

RESOLVED, that the theriff sof each county, or the said magistrates, as the case may be, read, or cause to be read the aforesaid resolutions on each day immediately preceeding the opening the said elections.

each day immediately preceeding the opening the fail electrons
ORDERED that the Prefident do request the Printer of the Kentucke Gazette to publish the proceedings and refolves of Congress by him laid before this Convention, also such prefident shall think proper, and in particular that the Printer continue to publish weekly until the first of October next the recommendation for electing another Convention and the several resolutions relative thereto, A true copy. THOMAS TODD C. C.

IT is expected that a large company will meet at the Crab-orchard on the 12th of September, in readiness to move early the next morning for the old fettlement.

August, 1788.

Nelfon county,' Long-lick creek, August 9, 1788.

The subscriber has for fale, his

SALT-WORKS.

With two hundred acres of fecond rate well timbered land; twelve acres cleared, and a good cabbin thereon.

51 1 BENJAMIN FRYE.

FOUR DOLLARS

REWARD

S Trayed away from the subscriber living on Hingstons fork of Licking, near Bourbon Court-house about the middle of April iaft. A bay mare about thirteen hands and an inch high, nine years old with foal, a small bit cut off her left ear, dockt but not branded, had on a small bell tied with a bis of rope, also a chefinit forrel yearing mare colt with a blaze face neither dockt nor branded, whoever takes up taid creatures and delivers them to the subteniber shall recive the above re-ward. THOMAS MECHEN. August 13.

Notice is hereby given, that on the first monday in September next, will be drain the balance of the lotts, of the town of Bonsborough, and that deeds will be made at that time for the fame; allo for the lotts already drawn. All those owning lotts in had town are hereby requested to a tend, as they may expect me time allowed for building thereon

By order of the Board, WILLIAM OREAR C. by order of the Brard, WILLIAM OREAR C.

** It will be necessary for those who intend to
take out deeds to come provided, as there will be a
small expense on each deed for surveying &c.

May 19 1788.

EDWARD WEST

Respectfully informs the public that he has opened a shop in the Town of Lexington, on high fireet and carries on the clock and watch making business in its different branches, all those who shall think proper to oblige him with their custom may depend on being faithfully ferved, and their bufiness compleated in the best manner and on the shortest no-tice; he has just rec ived a quantity of ex-cellent watch chrystals

TWO DOLLARS REWARD.

Trayed from the fubscriber living near Lexington, a black horfe, about five years old last spring, about fourteen hands high, thews the blood, trots and canters, and has a small fore about the middle of his back: Whoever takes up said horse and contrives him to the owner shall receive the above reward.

DAVID NOBLE.

RAWLEIGH CHINN

R Especifully informs the public, that he has opened private entertainment for man and horse on the road leading from Lexington to Bourbon Court house, those Gentlemen who will favor him with their custom may depend on having every attention paid them.

Hereby forewarn all persons from taking an aflignment on a bond paffed from me to Joseph Blackford, in the year 1776, for the fum of £45, as he hath failed complying with ins engagements to me, for which he obtained fail med.

August 5,1788. 52 ROBERT M'KAY.

FOUR DOLLARS

REWARD

BRoke out of Bairds town jail the 7th D Intt a negroe fellow named Ifaac, he is totall and pale coloured, hook-noted has loft the toes off one of his feet, is very talkative plaufible, and infinuating: ry talkative plaulible, and milinuting; be was lately the property of col. John Campbell of Jefferton county, and for merty belonged to capt. H. Pawling of Lincoln, who fold him to lawyer Brown of this place, he is' well acquainted in the neighbourhood; Whoever apprehends and fecures him to that the jubicriber care him fold required in the liberiber with t gets him, shall receive the above rewar THO. BARBEE. Danville, July 30 1788. ard.

hereby forewarn all perions from taking an allignment of a Bond, given by me to John Highes, of Lexington, for the fum of £60. dated the twelfth day of May 1788, as the faid John Hughes has obtained the aforefaid Bond by unlawful mans. tf JOHN SMITH.

Lexington, August 1. 1788.

A S there are a number of persons, in-debted to the subscribers, for goods fold when they kept their ftore in Lexfold when they kept then note in Lec-ington, they request all such to meet them at Mr. Thomas Youngs tavern, in Lexington on Tuelday the 9th of September, it being court day, in order to pay up their accompts, All those who ro comply, need not exect any far-indulgence. EDWARD PAYNE. ug. 19th 1788- THOMAS LEWIS. her indulgence.

Aug. 19th 1788-

LEXING TO N, August the 23.

Extract of a letter from George Loveless to his father at Limetones dated Mouth of Muskingem, August the 3, 1788.

*Dear Father,

RETURNED from Detroit yesterday, with of Indians; and from my knowledge of Indian of Indians; I hope you will take great care of yourfelves, as the I dians threaten to come and take that place "NR I. Lhave been cant with the originages from Congress, ever fince the 14th of December 1ast, its order to bring them in."

G. L.

MATERIALS proposed for framing a CONSTI. TUTION of GOVERNMENT for the K NEUC

KE COUNTRY THE prevalence of the fentiment, that this country is for circum/I made as to render a feparate government effential to a profferity, enjures the certainty of the event. When, and how its independence will be effected, depend on contingencies that a contract and with mage confidence. dence will be effected depend on contingencies that may not yet so forfeen; and, with me, are confiderections much less interectly that that of effecting formal the right of the right fecting, who ever our independence foul be obtained the right of free men and the other important objects of civil government, by a well devided conflictation. Auxiliary for the projective of these new fettlements where I have adventured my temporal ait, and alarmed with the obvious imperfections of aither governments that have been established by men in the present or pall ages of the word. I have set may if so coiled materials for one that will be more consistent with the principles and more adequate to the purgles of focial combination, than those which have hitherto been adopted in doing this, I had even to examine theoretical pyshems by which have hitherto been adopted: in doing this, I fluil endewour to examine theoretical pyllems by that mire criain telf of propriety—experience; neither fluil jervilely follow procedents, nor cauje-leffly de are from them. The rejuit of my endeadents, it ruft, will afford jome grat fication to those who for want of opportuity, have made but little progress in political knowledge; but my field wifth is if I fluil fall into error, that I may be corrected; and there ore, as my lefture, and the other engagements of the press will permit, they fluil be jubilited to public i feelion by PHILOP ATRIA.

ANK ND are confusined by their wants and

Juvanited to public i spedio by PHILOP ATRIA.

ANK ND are confirmed by their wants and her inclinations, to form themselver into occicities for mutual comfort affishere and delence; and the people of this District having found by experience, that their remote local fituation, with the many interjacent natural impediments to an uniform and equitable participation of the advantages of fociety with the inhabitants of the other part of Viginia, rendes a connection with them highly inconvenient and about. Therefore, left preservation, the first have of nature dictates a separation; which is justified by the constitution of government we are at present under, and also by the concentration adjunction of all parties concerned that it is expedient.

In preparing for an event of such extensive importance to ourselves, and our succession which enders the and of civil government meedlary to the enjoyment of the advantages of focety, makes it e, ually indispensable that the origin, the nature, and the endos such governments should be cer ainly defined, and their powers ascertant as a such as the property of the programments should be cer ainly defined, and their powers ascertant as a such a

necellary to the enoyment of the advantages of foc ety, makes ite, aally indispensable that the origin, the nature, and the end of fuch governments should be certainly defined, and their powers afcertained; as also that the duty of all the fubjects should be preferibed, especially, that the trusts reposed in those who are to officiare in he several departments of power should be sixed and known; by these means to secure the community from the encroachments of domination on the one hand, and the tumults of facility no into other.

The weakness of human forecast, as well as the ence tainty and changeableness of human strins, make it necessary that the ruting powers of government should provide for contingencies as they arise, and fecure the nublic peace and prosperty by laws and me tures which must change with croumstances, and the corrected by experiment; but prior the eto, these powers should be established and regulated by a form of government adopted by the consent of the community, which should never be changed but by the same general authority that gaver exsence: and that nothing more one left a different on than public good requires, above all things it is necessary that such fundamental articles of compact or affociation should be explicitly shrull red and declared, as write effectually secure from perversion the effectual highs and intents of every individual. The second and third of these compose waits is filled the condition of a civil government; and may be compared, the one to the animal body, and the other to the rational soully which it is directed; as the first may be inspected to property, and proportioned to his recutties for executing them.

The following important natural and focial rights are humbly proposed as the original principles on which the government of Kentucce shall be founced, and the unaterable rutes to which its laws and ubjects shall so ever contorm.

The following important natural and focial rights are humbly proposed as the original principles on which the government of Kentu

and power otherwise assumed is arbitrary and ty-

3 All men by nature are the subjects of the

rannic l.

3 All men by nature are the subjects of the fovereign of the universe, and owe him allegiance which cannot be abridge or annulled by human authority; the efore all civil allociations ought to be in subordination to his will, and with a refervation of our duty to him.

4 Whatioever is a duty to the creator, is the unalienable right of the creatre.

5 Libe ty of conscience, of private judgment, and of free enquiry, are without the control of civil law; and for the execute of which mankind are only accountable to the grear fearcher of hearts: more especially, every individual hath an indefeatible unalienable right to worship the universal creator preferever and governor in the manner, and at the seasons he believes to be most acceptable to him; and no one ought to be hust moleited or restrained in his person liberty or property for his resignous tentiments or worship; nor for joining himself to, or combining with any other person or fociety for the purposes of religion; but all men should be free to profess, and by argument to maintain and propagate their own faith and opinions in matters that respect the service of God and the lavation of the human reaction of subordination of one religious set or denomination to another ought to be established, or any privileges granted to one of them, which shall

6 No lubordination of one religious led or denomination to another ought to be eliablished, or any privileges granted to one of them, which shall not be equally free to all; nor ought any perion who does not deny the being of God, or is not guilty of blasphemy, to be deprived or abridged of any civil right, or subjected to any civil incapacity the or punishment on account of his religion, or the desciency or absurdity of his religious taith or worship.

2. Religion, or the se vice that men owe to

Religion, or the fe vice that men

pacity fine or punishment on account of his religious faith or worthip.

7. Religion, or the fe vice that men owe to the king of heaven, not being within the jurisfiction of the civil magificate it would be an unwarranted fubversion of human liberty to compel any perion to attend, or to contribute to the tipport of any religious worthip or ministry whatfoever.

8. As moralty and piety are effential to the happiness of men in the prefent size of existence, and lay in their hearts the strongest obligations to good or der and subjection to civil government; and as the knowledge and practice of these are most likely to be promoted by the public worth por the Derty, and public instruction in religion; the citore it is the right and duty of civil rulers to protect every individual, feet, and denomination in the free and unmolested exercise of their religion without discrimination or preference; and whenever any religious society or congregation shall make application to the legislarure therefor, acts of incorporation should be granted them, or such other decrees as may be necessary for the orderly and certain collection, holding and applying all voluntary contributions, tubscriptions, donations and devices that shall be made by individuals for the ure of such congregation and for the support of their teachers and other church officers: but no such act or decree ought to extend further than to comprehend a fociety or congregation whose members do or may convenently artend as one place of worthip; nor should the sund or annual income of any such corporation ever executed the amount to which they shall be limited by the act under which they are respectively held.

9. Wisdom and knowledge, as well as virtue, generally depend on the advantages for acquiring education in a country; it is the right and duty of the legislature to encourage litterary institutions for the instruction of youth, and the fludy of all useful arts and sciences; the Transivania Seminary which hash attenday been established by the equal throughout th

guardians of their pupils.

(To be continued)

To the Inhabitants of the County of Fayette

division of the County is again brought up. on the carret and, no doubt in this, as in o-ther like c jes the jew iments of men are almost as various as their interests. In words every man is a patriot, a friend to the public: In actions most men are opt to discovering supreme regard to themselves, and to be governed by their own private interests, however incompatible with the public good.

The first principles of American liberty and government are so obvious, reasonable and just, that no hough man dare dany them; yet when these very residence are valued to practice, many will fire-

principles are reduced to practice, many will stre

wufly oppose them.

Government has with propriety, been stiled a ne-

Government has with propriety, been fitted a ne-ceitary evil. 'Tis necellary to refrain the vices of mankind; and it is an evil on account of the ex-pence that injeparably attends it. Hence, that go-vernment which duty adminifers juftice with the least expence to the community is of-all others the best. With these principles in view, let us for a moment examine the late proposed division of this County. Has it a manifest tendecy to lessen the evils of go-vernment and promote our general happing? If so, it ought by all means to take place; and no good not not provide the common rights of mankind will offer to oppose it.

near, no friend to the common rights of man kind will offer to oppoje it.

When this judjett was formerly agitated, the capital objett of many leading characters was the removal the Court from Lexington. This teoplier-ed as a public injury, and accordingly oppojed it from principle. But now the grounds and objett of the debate are changed, and a davitjon is propojed that wear's the face of reason and equity, and jeoms well adapted to promote the general good of the Courty. I jay the general good of every individual. The prostra of jone publick offices, and particular branches of business depend, in a great measure, on the number of inhabitants in the Courty. I would be inconceivably to the advantage of a mail number of men in Fayette if all Kentucke was incinded in this one County, and obliged to a jemble here 12 times a year. But the prejent question is not about the private interest of a few individuals, but the general interest, of large numbers.

And that the division under consideration is conducive to the latery, conveniency and general weighter.

general interest of large numbers.

And that the division under confideration is conducive to the fafety, conveniency and general weisare of the county, appears from the following matters

of the county, appears from the jointhmy matter of fail. In the first place our numbers will admit of a division. This Cunty now contains three times the number of inhabitants of any other in the affirst: Ad we have men aiready in nomination who are capable of fixing all punits offices with dignity. Our Mittie have been formed into three Battations; and should the county continue to populate with the same rapidity that it has for two years pass before this desired division can take place, our B stations must amount to four or five. amount to four or five.

defined division can take, place, our B stations minst amount to four or five.

Again; our roads in this Country are bad, and always must be jo in wet weather. This circumstance renders the attendance of those who wive in the extreme parts of, the County, and remote from Court, very disagreable and burtherstone. This true, very man cannot have a Court-houge near his own-dwor; but, 'tis certain this evil will be greatly diminished by the division proposed. Add to this, The frontier situation of numbers renders their attendance on our Courts not only dissipant, but very dangerous. They are often compelled to leave their families in a defenceless state for several white days and nights, without a man to age at them from the mercilest Savage. This must be distressing to humanity. Such as live jase in the heart of the Country know not how great are the sufferings of people in they extra the word of the Country and great fearcity of east renders this division expedient. Very sew men can afford to live at a Taver, during the term of Court. Let many, on account of their distance from home, are now compelled to bear this expence, or to intrude upon private samilies.

home, are now compelled to pear this expence, or to intrude upon private families.

Finally, the delay of the administration of justice renders this division above all other considerations, mecessary. We are now grown so numerous that our Course are quite over-run with business, and under the necessity of defering suits from one Court to another, month after month, to the great dammage of individuals. Indeed, our Coursy Clerk was lately heard to say in public, that he needed three Clerks to do his business.

Now it is obvious that this delay in the admini-

to do his business. Now its obvious that this delay in the administration of justice must aggravate all the evils beforementioned that rejuit from the too extensive limits of this County. It mustifies journess, the loss of time, and a long train of calumnties and expences too tedious to be born or related. It is equally obvious that the late proposed division is adapted greatly to diminish these evils; and promote the happiness, convenience and general interest of a large majority of the inhabitants of this County. Ant is this view of the judged it is not possible for any man of honour and integrity, who is a friend to the common rights of humanity, to oppose so falturary a mediure,

lutary a measure,

PHILANTHROPOS. Ede I pair of fa b s found and leit at this Office last court day.